# Exhibit B

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## **MEMO ENDORSED**

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March 28, 2013

#### VIA HAND DELIVERY

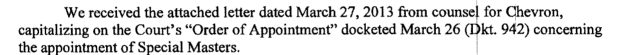
The Honorable Lewis A. Kaplan United States District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re:

Chevron Corporation v. Steven Donziger, et al.

Case No. 1:11-cv-00691-LAK

Dear Judge Kaplan:



The Court's March 26 Order states that Special Masters will be appointed to attend depositions, with Max Gitter being paid his Clearly Gottlieb hourly rate and Judge Katz being paid his JAMS hourly rate. The Court also authorized Mr. Gitter additionally to employ (and bill for) a Cleary Gottlieb associate and a Cleary Gottlieb legal assistant. And the Court ordered that the bills for these fees and costs were to be allocated 50% to the defendants other than Stratus, i.e. to the three individuals Steven Donziger, Hugo Camacho and Javier Piaguaje, and 50% to Chevron. In response to the Court's order, Chevron's counsel wrote the attached March 27 letter indicating that it wants the Special Masters to attend a minimum of 27 depositions, at least a third of them in Peru, while reserving the option to ask for masters at even more depositions.

Donziger has previously objected to being required to pay for Special Masters, see Dkts. 822, 890 and 943, as did Camacho and Piaguaje. Donziger has asked both Chevron and the Court for information on how much Mr. Gitter charged in the 1782 litigation, see Dkt. 890 and 943 et al. and no information has been provided. Donziger has advised the Court that due to financial constraints it is unlikely that he will send counsel to attend most depositions, and that it is particularly unfair to charge Donziger Special Master fees for depositions his counsel does not even attend. See Dkt. 943 at n. 2. Camacho and Piaguaje face similar financial constraints and may also be unlikely to attend a number of depositions. There has been no response to these requests and statements.

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The Honorable Lewis A. Kaplan March 28, 2013 Page 2

We do not know what Mr. Gitter's hourly billing rate is. Two years ago the Wall Street Journal published billing rates of "Top Attorneys in the U.S." and top Cleary Gottlieb partners were listed as billing at \$1,020-\$1,160 per hour. That was two years ago, and we assume rates are even higher today, and that Mr. Gitter is considered a "Top Attorney" at Cleary. Back of the envelope math suggests that Special Masters' fees and costs will end up near or above \$10,000 per day, not to mention associate and paralegal time, travel time, preparation time, travel expenses, and the like, meaning that the total fees and costs for Special Masters serving as Chevron has requested will total several hundred thousand dollars. Chevron, whose profits last year exceeded \$26 billion (about \$50,000 per minute), can afford this. Mere mortals Donziger, Camacho and Piaguaje cannot.

Without waiving any attorney client privilege or work product protections, Donziger's counsel must advise the Court that Keker & Van Nest LLP was hired on a straight hourly rate basis, and has no contingent interest in the outcome of this or any other litigation. Keker & Van Nest's bills have been seriously in arrears for some time, and Mr. Donziger currently owes the firm fees and costs in excess of \$1 million. He cannot afford to pay his own attorneys, and he certainly cannot afford to pay Clearly Gottlieb, JAMS, or any other third party Chevron is seeking to hire. Also without waiving any attorney client privilege or work product protections we advise the Court that although Camacho and Piaguaje hired Smyser Kaplan Veselka, L.L.P. on a mixed contingent and hourly rate basis, Smyser Kaplan Veselka is also currently owed fees and costs in excess of \$1 million. They, too, cannot afford to pay Cleary Gottlieb, JAMS, or any other third party Chevron seeks to hire.

Accordingly, we are writing to advise that, unless circumstances change, neither Mr. Donziger nor Camacho and Piaguaje are going to be able to pay any bills submitted by Mr. Gitter or Judge Katz.

Respectfully submitted,

KEKER & VAN NEST LLP

SMYSER KAPLAN & VESELKA

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cc: All Counsel of Record

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LEWIS A KAPLAN, USDJ 4/9/13

### **GIBSON DUNN**

March 27, 2013

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#### VIA ELECTRONIC MAIL

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Re: Chevron Corp. v. Donziger, Case No. 11 Civ. 0691 (LAK)

#### Counsel:

I write regarding Judge Kaplan's Order of Appointment (Dkt. 942), issued yesterday, which overrules the objections of the LAP and Donziger defendants to the appointment of Mr. Gitter, and further seeks the parties' agreement regarding the depositions over which a special master should preside.

We understand that you have objected to the appointment and use of special masters at depositions. Nonetheless, as ordered by the Court, we request that the defendants agree to have a special master preside over depositions of the following witnesses:

Alberto Guerra Andrew Woods Andres Rivero Pablo Fajardo Julio Prieto Juan Pablo Sáenz M

## **GIBSON DUNN**

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> Luis Francisco Yanza Judge Nicolas Zambrano Lozada Emery Celli Brinckerhoff & Abady, LLC 30(b)(6) Jeffrey I. Shinder Joseph Kohn Laura Garr Silver and DeBoskey 30(b)(6) Amazon Watch 30(b)(6) Ximena Centeno Hugo Camacho Naranjo Ramiro Fernando Reyes Javier Piaguaje Payaguaje John McDermott Dave Russell Patton Boggs LLP 30(b)(6) Donziger & Associates 30(b)(6) Adolfo Callejas Enrique Carvajal Ivan Alberto Racines Alfredo Guerrero Servio Curipoma

Please note that Chevron reserves the right to request the presence of a special master at any additional depositions that are noticed by any party to this action as it deems appropriate. Please advise us no later than 5:00pm EST March 29, 2013, over which depositions you will agree to have a special master preside.

Sincerely,

Avi Weitzman

AW/rg

cc: all counsel of record

Chevron has previously indicated its intent to object to depositions of 30(b)(6) witnesses from Chevron and Kroll, Inc., as well as John Watson, Chevron's CEO and Chairman, and Ed Scott, Chevron's General Counsel. In the event that Chevron is ordered to produce these witnesses and depending on the topics identified in the 30(b)(6) notices, Chevron reserves the right to request the presence of a special master at these depositions.